REMARKS/ARGUMENTS

Since one dependent claim is added with this Amendment, an additional fee of \$50.00 is

due. A check for this amount is enclosed.

New claim 45 corresponds to subject matter presented in claim 6. Upon review of the

allowed claims, a determination was made that claim 6 need not be dependent on claim 1 via

intervening claim 2. In order to provide applicant with proper protection of the invention, subject

matter of claim 6 should depend directly on claim 1. Accordingly, claim 45 is directly dependent on

claim 1 and recites subject matter from claim 6.

Entry of this Amendment is proper because it requires no substantial amount of additional

work on the part of the U.S. Patent and Trademark Office. This is because the Amendment does not

present an unpatentable claim, require a new search or raise a new issue. The content of dependent

claim 45 is in no way problematic, and it certainly has no adverse effect on the allowability of the

remaining pending claims.

Under such circumstances, the Examiner is respectfully requested to enter this Amendment.

It is believed that no fees or charges other than as mentioned above are required at this

time in connection with the present application. However, if any other fees or charges are

required at this time, they may be charged to our Patent and Trademark Office Deposit Account

No. 03-2412.

Respectfully submitted.

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-16-